

WOULD APPRECIATE STATE TELEMARKETING LAWS, SPECIFICALLY INDIANA'S, NOT BEING USURPED BY WATERED-DOWN, SPECIAL-INTEREST NATIONAL LAW. I HAVE NO PROBLEM WITH PASSIVE MARKETING (JUNK MAIL, FLYERS ON MY CAR, PITCHMEN AT MALLS, ETC.). BUT NO "FREE SPEECH" HOOEY ALLOWS ANYONE TO APPROACH ME EITHER BODILY OR TELEPHONICALLY AND FORCE ME TO MAKE ANY KIND OF IMMEDIATE, ACTIVE RESPONSE TO WHATEVER THEY ARE SELLING OR PREACHING. THAT CONSTITUTES "CONFRONTATIONAL" MARKETING (REQUIRING SOME IMMEDIATE ACTION ON MY PART-ANSWERING THE PHONE; AND SOME IMMEDIATE RESPONSE-YES, NO, OR A HANG-UP), AND THAT TO ME IS UNACCEPTABLE, DOES NOT CONSTITUTE FREE SPEECH, AND SHOULD BE OUTLAWED TO THE HIGHEST POSSIBLE DEGREE.